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3	Boise, Idaho 83706 Telephone: (208) 562-4900		
4	Facsimile: (208) 562-4901		
	Email: bbond@parsonsbehle.com		
5	Attorneys for Defendant OrGano Gold Int'l, Inc.		
6			
7	UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9			
10	TITAN GLOBAL LLC, a Nevada Limited Liability Company; MATHEW RASMUSSEN		
	and LISA RASMUSSEN, husband and wife,	Case No. 5:12-CV-2104-LHK	
11	residents of California,	Honorable Lucy H. Koh	
12	Plaintiffs,	STIPULATED ORDER RE:	
13	v.	DISCOVERY OF ELECTRONICALLY STORED INFORMATION	
14	ORGANO GOLD INT'L, INC., a Washington corporation; HOLTON BUGGS JR. and JANE		
15	DOE BUGGS, Texas residents; ROMACIO		
16	FULCHER, a single man and a California resident; RRAMON FULCHER SR. and TYRA		
17	FULCHER, husband and wife, California residents; KYLE A. SOLON, a single man and a		
18	California resident; JOHN DOES AND JANE		
	DOES 1-25; JOHN DOES AND JANE DOES 26-50; XYZ CORPORATIONS AND LLC'S 1-25;		
19	and XYZ CORPORATIONS AND LLCS 1-25,		
20	Defendants.		
21			
22	COME NOW the parties, by and through their respective undersigned counsel of record, in		
23	compliance with the Local Rules of this Court, and hereby agree to the entry of the following Stipulated		
24	Order Re: Discovery of Electronically Stored Information.		
PARSONS BEHLE & LATIMER 960 S. Broadway Ave. Suite 250			
Boise, ID 83706 O: (208) 562-4900 F: (208) 562-4901	STIPULATED ORDER RE: DISCOVERY OF ELECTRONICALLY STORED INFORMATION - 1		

1. PURPOSE

This Order will govern discovery of electronically stored information ("ESI") in this case as a supplement to the Federal Rules of Civil Procedure, this Court's Guidelines for the Discovery of Electronically Stored Information, and any other applicable orders and rules.

2. COOPERATION

The parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout the matter consistent with this Court's Guidelines for the Discovery of ESI.

3. LIAISON

The parties have identified liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Each e-discovery liaison will be, or have access to those who are, knowledgeable about the technical aspects of e-discovery, including the location, nature, accessibility, format, collection, search methodologies, and production of ESI in this matter. The parties will rely on the liaisons, as needed, to confer about ESI and to help resolve disputes without court intervention.

4. PRESERVATION

The parties have discussed their preservation obligations and needs and agree that preservation of potentially relevant ESI will be reasonable and proportionate. To reduce the costs and burdens of preservation and to ensure proper ESI is preserved, the parties agree that:

- a) Only ESI created or received between January 1, 2008 and Final Disposition of this matter, as defined in the Stipulated Protective Order entered in this case, will be preserved;
- b) The parties have agreed/will agree on the number of custodians per party for whom ESI will be preserved;

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1	c) These data sources are not reasonably accessible because of undue burden or cost pursuant to
2	FED. R. CIV. P. 26(b)(2)(B) and ESI from these sources will be preserved but not searched, reviewed, or
3	produced: backup media systems in use by the parties prior to January 1, 2008, systems no longer in use
4	that cannot be accessed, or any similar systems;
5	d) Among the sources of data the parties agree are not reasonably accessible, the parties agree
6	not to preserve the following: digital voicemail, instant messaging, and automatically saved versions of
7	documents;
8	e) In addition to the agreements above, the parties agree data from these sources (a) could
9	contain relevant information but (b) under the proportionality factors, should not be preserved: social media
10	material.
11	5. SEARCH
12	The parties agree that in responding to an initial FED. R. CIV. P. 34 request, or earlier if appropriate
13	they will meet and confer about methods to search ESI in order to identify ESI that is subject to production
14	in discovery and filter out ESI that is not subject to discovery.
15	6. PRODUCTION FORMATS
16	The parties agree to produce documents in \boxtimes PDF, \square TIFF, \square native, and/or \boxtimes paper, or a
17	combination thereof (check all that apply), file formats. If particular documents warrant a different format
18	the parties will cooperate to arrange for the mutually acceptable production of such documents. The parties
19	agree not to degrade the searchability of documents as part of the document production process.
20	7. DOCUMENTS PROTECTED FROM DISCOVERY
21	a) Pursuant to FED. R. EVID. 502(d), the production of a privileged or work-product-protected
22	document, whether inadvertent or otherwise, is not a waiver of privilege or protection from discovery in this
23	case or in any other federal or state proceeding. For example, the mere production of privileged or work-
24	

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1	product-protected documents in this case as part of a mass production is not itself a waiver in this case or in				
2	any other federal or state proceeding.				
3	b) Communications involving trial counsel that post-date the filing of the complaint need not be				
4	placed on a privilege log. Communications may be identified on a privilege log by category, rather than				
5	individually, if appropriate.				
6	8. MODIFICATION				
7	This Stipulated Order may be modified by a Stipulated Order of the parties or by the Court for good				
8	cause shown.				
9	IT IS SO STIPULATED, through Counsel of Record.				
10	DATED THIS 8th day of January, 2013.				
11	LAW OFFICES OF DAVID G. EISENSTEIN, P.C.				
12					
13	By /s/ David G. Eisenstein				
14	David G. Eisenstein Attorneys for Plaintiffs				
15					
16	DATED THIS 8th day of January, 2013.				
17	PARSONS BEHLE & LATIMER				
18					
19	By <u>/s/ Brook B. Bond</u> Brook B. Bond				
20	Attorneys for Defendant OrGano Gold Int'l, Inc.				
21	Ordano dolu int i, inc.				
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23					
24					

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1	DATED THIS 8th day of January, 2013.	
2		WEINTRAUB GENSHLEA CHEDIAK TOBIN &
3		TOBIN
4		
5		By <u>/s/ Charles L. Post</u> Charles L. Post
6		James Kachmar Attorneys for Defendants
7		Romacio Fulcher, Rramon Fulcher, Sr., Tyra Fulcher, and Kyle A. Solon
8		
9	DATED THIS 8th day of January, 2013.	
10		WELLMAN & WARREN LP
11		
12		By <u>/s/ Anabella Q. Bonfa</u> Scott W. Wellman
13		Anabella Q. Bonfa Attorneys for Defendants
14		Attorneys for Earlene and Holton Buggs, Jr.
15		
16	<u>OR</u>	RDER
17	IT IS ORDERED that the forgoing Agreem	ent is approved.
18	DATED THIS <u>9th</u> day of <u>January</u>	, 2013.
19		
20		Jucy H. Koh
21		Honorable Ctcy H. Koh United States District Judge
22		
23		
24 Behle & Jer		
FR I	II	

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CERTIFICATE OF SERVICE I HEREBY CERTIFY that on the 8th day of January, 2013, I electronically filed the foregoing document with the Clerk of the Court, using the CM/ECF system, which automatically sent email notification of such filing to all counsel who have entered an appearance in this action. /s/ Brook B. Bond Brook B. Bond 4825-5928-1170.4

24

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Latimer

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